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[If you need additional space for ANY section, please attach an additional sheet and reference that section.]

FEB 13 2017

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF ILLINOIS

THOMAS G. BRUTON CLERK, U.S. DISTRICT COURT

Plaintiff

V.

1 BID ON AT US NO (A) HEAT HORD (INS.)

CIC. Sodgwick (MS, O) (Ontinen bul)

Defendant AIT Transport

4 Central PLazar Home,

5. 13. E. W

17-cv-01165 Judge John Robert Blakey Magistrate Judge Michael T. Mason

REMOSAL NOTICE FROM STATE COUNT OF FLLINDIS TO WAITED STATES DISTRICT COURT OF NORTHERN EASTERN OF ILLINOIS PURSCEANT 707162 28 USC 144100 b, AND 1443(2) WHOER US CONSTITUTIONA RIGHTS VIOLATION PLERSLEANT TITLLER USC 71331) ART. III, PRAINTIFF HAUING BEEN DENIED EQUAL PROTECT SLANTED IN THE 14H DWENDMENT GN DUE PROCESS DE LAW, FRE CASE IBL 66 4355 PENDING 47 ILL COURT FOR 5 YEARS WITHOUT RELIEF

1000 100 1000 1000

UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION 5: 43

Lavry bruta	CLERK DISTRICT COMME
Plaintiff(s),	
Brown usn, Hertford in (G. Sedgwick)	Case No.
Bre. W, Contral Plaza Homo) Continental His Transporting unc.	
Defendant(s).	

COMPLAINT FOR VIOLATION OF CONSTITUTIONAL RIGHTS

This form complaint is designed to help you, as a pro se plaintiff, state your case in a clear manner. Please read the directions and the numbered paragraphs carefully. Some paragraphs may not apply to you. You may cross out paragraphs that do not apply to you. All references to "plaintiff" and "defendant" are stated in the singular but will apply to more than one plaintiff or defendant if that is the nature of the case.

- 1. This is a claim for violation of plaintiff's civil rights as protected by the Constitution and laws of the United States under 42 U.S.C. §§ 1983, 1985, and 1986.
- 2. The court has jurisdiction under 28 U.S.C. §§ 1343 and 1367.
- 3. Plaintiff's full name is Larry Oruto

If there are additional plaintiffs, fill in the above information as to the first-named plaintiff and complete the information for each additional plaintiff on an extra sheet.

4.	Defe	ndant, Madday Judge White Judge K-Gooden, is (name, badge number if known)			
	⊠ an	officer or official employed by 57616 y (((c) 6) (department or agency of government);			
	— □ an	individual not employed by a governmental entity.			
-		additional defendants, fill in the above information as to the first-named nd complete the information for each additional defendant on an extra sheet.			
5. The i		municipality, township or county under whose authority defendant officer or official			
	acted	is judicial Capacity. As to plaintiff's federal			
	cons	titutional claims, the municipality, township or county is a defendant only if			
	custo	om or policy allegations are made at paragraph 7 below.			
6.	On o	r about, at approximately			
	plair	plaintiff was present in the municipality (or unincorporated area) of <u>Courtroom</u>			
		2503, 2005, in the County of Cooker,			
	State	of Illinois, at			
	when	n defendant violated plaintiff's civil rights as follows (<i>Place X in each box that ies</i>):			
		arrested or seized plaintiff without probable cause to believe that plaintiff had committed, was committing or was about to commit a crime;			
		searched plaintiff or his property without a warrant and without reasonable cause;			
		used excessive force upon plaintiff;			
	X	failed to intervene to protect plaintiff from violation of plaintiff's civil rights by one or more other defendants;			
	×	failed to provide plaintiff with needed medical care;			
	į Į	conspired together to violate one or more of plaintiff's civil rights; Other:			
	ĽΨ	Hon. R. Gordon deniral a stey			
		Mon. R. Gordon denied a Stery onyon filed appeal on 12-4-12 12-12-1			
		my filed appeal on 12-4-12 12-12-1			

	unicipality, county or township, which custom or policy is the following: (Leave blank
if I	no custom or policy is alleged):
Pla	nintiff was charged with one or more crimes, specifically:
	but not charged later false charged Thuc garnishment were dismissed due
	but not charged later false charge
	ILWC garnishment were dismissed dup
	To lack y probable couse.
	0 /
	lace an X in the box that applies. If none applies, you may describe the criminal
ora	oceedings under "Other") The criminal proceedings
	are still pending.
Y	were terminated in favor of plaintiff in a manner indicating plaintiff was innocent. ¹
	Plaintiff was found guilty of one or more charges because defendant deprived me of a
aiı	r trial as follows

¹Examples of termination in favor of the plaintiff in a manner indicating plaintiff was innocent may include a judgment of not guilty, reversal of a conviction on direct appeal, expungement of the conviction, a voluntary dismissal (SOL) by the prosecutor, or a *nolle prosequi* order.

Plaintigt Larry Oruta asserts That
allegations of would in Case 10 L 00 4435
and lase 1/2008803 by defense lounse
Conhuental dir Transport inc, Bismurusa
were asmissed without probable cour
my 4-24-13 by Fore-judge Hun W. Mac
But was harmed exceptly irreparably from an arvest son 4.
fr Cook County jainl Jo 20 day
Martel new, the look County Trea
Court and appellate Court ha
Continue to dear relief from
final judgments granted on both
Defendant acted knowingly, intentionally, willfully and maliciously. Yes. As a result of defendant's conduct, plaintiff was injured as follows:
As a result of defendant's conduct, plaintiff was injured as follows:
The placetiff wike severely injure
et Cork County fail and donied
medical care after emposure to asbest
chemical at a Condemned D' Complex, Nons
Plaintiff asks that the case be tried by a jury. A Yes \(\sightarrow \text{No.} \(\sightarrow \text{No.} \(\sightarrow \text{No.} \\ \sightarrow

14. Plaintiff also claims violation of rights that may be protected by the laws of Illinois, such as false arrest, assault, battery, false imprisonment, malicious prosecution, conspiracy, and/or any other claim that may be supported by the allegations of this complaint.

WHEREFORE, plaintiff asks for the following relief:

Plaintiff's signature: L'Ornto

- A. Damages to compensate for all bodily harm, emotional harm, pain and suffering, loss of income, loss of enjoyment of life, property damage and any other injuries inflicted by defendant;
- B. Punitive damages.) Punitive damages against the individual defendant; and
- C. Such injunctive, declaratory, or other relief as may be appropriate, including attorney's fees and reasonable expenses as authorized by 42 U.S.C. § 1988.

	Plaintiff's name (print clearly or type):			
	Plaintiff's name (print clearly or type): Lavry Orata Plaintiff's mailing address: 807 Lunden (wood pa.			
	City_ South 1/2 end State_1w12 ZIP 4663>			
	Plaintiff's telephone number: (574) 386-5705.			
	Plaintiff's email address (if you prefer to be contacted by email):			
15.	Plaintiff has previously filed a case in this district.			
	If yes, please list the cases below. end reght lase of cultiled and land of and continental Air and Contral directal dir			
RD S	TEV 1170 against defendant Continental Air and Contral			
Any additional plaintiffs must sign the complaint and provide the same information as the first plaintiff. An additional signature page may be added.				

'Case: 1:17-cv-01165 Document #: 1 Filed: 02/13/17 Page 7 of 12 PageID #:7

Plant Lary Onda . 10 5 CV 1170 clefenst counsel orroughly asserted no documents asserted to Show cause y increased wages to The Court on 8-6-06. Jet produced Same Accuments at TLWG Trial. where Central Plaza was him party en 8-16-10. This adversely effected trial for The Benefit agains. plantiff- Lary Ords against B.E. v robose défense Counsel produced documents during Inal. yet There documents were cle clared * note plantiff also um-existing to the Court on 8-6-06. asserts Casettoscrisis their plantefl fled This Compland was settled in open Cornet on Lary Gula VI on (are # 106 00 4355 against Contenental on 3-20-09 Central Plaza, now seeking velief but dater settlement fran a dedardory judgment veroked on 17-4-12 agamstyloutt. Lang Oule toted and action at Cook County on trand charges

Fries of A Select 1920 I diges and to 95 will break the water and the postage of the water and the postage of t

They are backed in a corner and must either rip us off or go broke. The attached documents just scratch the surface of what we need to discover whether the judge is writing orders in violation of the law and being the judge is writing orders in violation of the law and the law and

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REAL ESTATE ASSET CLASS REVIEW DEC 18, 2009 PDF

SUMMARY REPORT JUN 30, 2009 POWERPOINT PRESENTATION

TRUST PERFORMANCE AS OF AUG. 31, 2010 (GROSS OF FEES) FINAL RETURNS $\underline{\texttt{PDF}}$

• Robb Ryder | More info

POWERPOINT PRESENTATION

TO UNITED ASTATES DISTRICT COURT OF NORTHERN EASTERN ILLINOIS

Larry Oruta) US District court
Plaintiff) case#
VS) Hon
Continental Air Transport Inc.) Judge Presiding
B.E.W) 2-7-17
Hartford Ins. C\O Sedgwick CMS)
Central Plaza Home & Hotel Corp	0.)
BIOMAT USA)
Defendants	

NOTICE OF REMOVAL FROM STATE OF ILLLINOIS TO UNITED STATES DISTRICT COURT PURSUANT TITLE 28 USC (1441)(a)(b)(c) AND 1443(2) US CONSTITUTIONAL RIGHTS VIOLATION PURSUANT TITLE 28USC(1331) ART. 111.AND PALINTIFF HAVING DENIED EQUAL PROTECTION GRANTED IN THE 14th AMENDMENT UNDER DUE PROCESS OF LAW. FROM CASE# 10L4355 PENDING AT ILL. APPELLATE COURT FOR 5 YEARS WITHOUT RELIEF.



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TO UNITED STATES DISTRICT COURT OF NORTHERN EASTERN ILLINOIS

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II federal Constitutional jurisdiction	on
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-	

TO THE UNITED STATES DISTRICT COURT OF NORTHERN EASTERN ILLINOIS

Introduction:

Now comes plaintiff Larry Oruta asserting violation of constitutional rights and civil

Rights granted under the 14th amendment of due process and equal protection, which

Constitutes state violated constitution under the color of state law by intentional and products on race

II Constitutional jurisdiction:

Title 28 USC (1331)(a) grants the US district court original jurisdiction under art.III

To adjudicate such denied state action where court misconduct has occurs under state

Color of law by state official obstructs statutory rights due to judicial racial bias.

III Points and authorities:

Plaintiff was granted final judgment by the state court on 1-23-12 but the state trial court

Stayed judgment on grounds of fraudulent allegations by court officials in order to criminalize

A civil case in which relief was already granted by post trial court.

- 1 Government of employers ins. Conc. VS Summon C n-8(MO) 1980 917F.2d 1144 allowed and Allowed removal.
- 2 state authority have no power directly withhold conditions unfettered rights to exercise of A stature of removal.
- 3 Fresquez VS Fansworth Schumber CA 38,F.2d 70 (1956) allowed removal.

IV statement of facts:

- 1 Plaintiff was granted final judgment by the post-trial state court on 1-23-12.
- 2 State court intentionally stayed a final judgment on false allegations of different

 Court case under ILWC previously litigated for a settlement on case 08CV1518

 Whereby the state court accused plaintiff of fraud charges which later dismissed.

 But the state court continuous to deny relief on grounds of state color of law.

 3The state court now alleges no final judgment and has threated me with contempt

 Of court several times in order to deny any relief.

V Arguments:

Plaintiff asserts judicial bias based on race by state officials who have compromised by Defense counsel which occurred on 12-4-12 when a state official influenced ex-judge Hon W. Maddux who was later removed from the bench on 13-130-13. Thus plaintiff Is being blamed for the disqualifications, yet he allowed the post-trial proceedings for collection. Therefore, under title 28USC (1441(a)(b(c) and title 28 USC (1331)a) the US district court is Is vested with judicial tribunal when there is state court misconduct and allows removal Complaint. Case law Fresquez VS Fansworth cited above.

VI Conclusion:

Plaintiff asserts that the US district court has jurisdiction to grant this removal under title 28USC(1441)(a(b) and title 28USC(1331)(a) under art. III under constitutional mandate

For original jurisdiction., thus removal action is proper for case # 10L43355 pending at state

Court after final determination of litigations, thus adjudication be granted under

Declaratory judgment.

Respectfully submitted